Case Number: 2:20-cr-173-1 USM Number: 04672-504 Da'Son Lengyel

04/02/2022

Pear your Honor

I'm Reaching Out to you due to a possible Discrepency in my sentencing. I was told to reach out to you By the record department here at FCI Itazelton. when I Arrived here I was given my release date, stating I I Be Discharged 5/9/22. About A month Letter The Bop sent a certified sentence computation Pushing my Relase date to 7/1/23. It says my time was not credited Beause to 7/1/23. It says my time was not credited Beause to man During My Pretrial Detention I was serving a state sentence, which I was paroled from 1415/21. I was told Ry my case manager that you could help Rectify the situation. I've er included a copy of My sudgement, and the Page of my sentencing transcrips stating I should be getting the time I stent with a Marshal Hold. I would Respectfully Request that you Amend my Judgement and include that my sentence is concurrentfor I should be Recieving my time credits. I would greatly Appreciate Any help that can be given in my situation, This has been A long hard Journey for me And my family, so Anything you louid Do to help would Be appreciated.

Thank you in Advance for any help, And for taking the time to Read this.

Yours Truly,
Da'Jon Lengyel
Su'Jon

## UNITED STATES DISTRICT COURT

Western District of Pennsylvania

UNITED STATES OF AMERICA	JUDGMENT IN A CRIMINAL CASE	
v. DA'JON LENGYEL	) ) Case Number: 2:20-cr-173-1	
	USM Number: 04672-509	
	) Martin Dietz	
THE DEFENDANT:	) Defendant's Attorney	
□ 1 - 1 - 1 - 1 - 1 + 1 - 1 + 1 - 1 - 1 -		
☐ was found guilty on count(s)  after a plea of not guilty.		
The defendant is adjudicated guilty of these offenses:		
Title & Section Nature of Offense	Offense Ende	<u>d</u> <u>Count</u>
18 U.S.C. 371 CONSPIRACY	5/30/2020	1
18 U.S.C. 2 and OBSTRUCTION OF LAW ENFO	DRCEMENT DURING 5/30/2020	3
18 U.S.C. 231(a)(3) CIVIL DISORDER		
The defendant is sentenced as provided in pages 2 through the Sentencing Reform Act of 1984.	7 of this judgment. The sentence i	s imposed pursuant to
☐ The defendant has been found not guilty on count(s)		
	are dismissed on the motion of the United States.	
It is ordered that the defendant must notify the United Stator mailing address until all fines, restitution, costs, and special asset the defendant must notify the court and United States attorney of the defendant must notify the court and United States.	tes attorney for this district within 30 days of any classments imposed by this judgment are fully paid. If material changes in economic circumstances.	hange of name, residence, ordered to pay restitution,
	10/29/2021	
	Date of Imposition of Judgment	-
	s/ J. Nicholas Ranjar	n
CERTIFIED FROM THE RECORD	Signature of Judge	
<b>★</b> 10/29/2021 <b>★</b>		
Joshua C. Lewis	United States District Ju Name and Title of Judge	ıdge
Alexander Vahlsing	Name and Title of Judge	
Deputy Clerk	10/29/2021	
DISTRICT PL	Dute :	

Judgment Page	2	of	7

UNITED STATES MARSHAL

DEPUTY UNITED STATES MARSHAL

DEFENDANT: DA'JON LENGYEL CASE NUMBER: 2:20-cr-173-1

## **IMPRISONMENT**

	The defendant is hereby committed to the custody of the Federal Bureau of Prisons to be imprisoned for a			
total ter TWEN served	m of: ITY-SEVEN (27) MONTHS at Count 1 and TWENTY-SEVEN MONTHS at Count 3. The sentence at Count 3 shall be I concurrently with the sentence at Count 1.			
₫	The court makes the following recommendations to the Bureau of Prisons:  Mr. Lengyel be placed in a location as close to Pittsburgh, PA as possible and be placed in the RDAP program.			
Ø	The defendant is remanded to the custody of the United States Marshal.			
	The defendant shall surrender to the United States Marshal for this district:			
	□ at □ a.m. □ p.m. on			
	as notified by the United States Marshal.			
	The defendant shall surrender for service of sentence at the institution designated by the Bureau of Prisons:			
	before 2 p.m. on			
	as notified by the United States Marshal.			
	as notified by the Probation or Pretrial Services Office.			
RETURN				
I have e	executed this judgment as follows:			
	Defendant delivered on to			
at	, with a certified copy of this judgment.			

stopped, and it's bad judgment and maybe in hindsight
something you wouldn't do again.

So I weigh all those factors to gather holistically and try to come up with a sentence here that will adequately deter future criminal conduct, not only by you, but by other individuals. So weighing all of that and weighing all of the factors of this case, based on the circumstances and evidence of this case, Mr. Lengyel, I will sentence you to Count 1 of the indictment to 27 months and commit you to the custody of the Bureau of Prisons for that term.

As to Count 3, I hereby sentence you to a term of imprisonment also of 27 months, but which will run concurrently with that prior sentence. So your total here will be 27 months. You'll get credit for time you spent on a federal detainer. Additionally, upon release from custody, I hereby impose a term of supervised release of three years as to both counts to run concurrently.

With respect to the conditions of supervised release, I've already explained my tentative conditions. I formally adopt those. Those were the conditions of supervised release. You should review the judgment order carefully, which will contain a written description of my judgment, as well as the conditions of your supervised release. I may have misspoke as to the two counts. I just want to make the record clear. The Count 1 sentence is 27 months. As to Count 2, the sentence is